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July 26, 2019

VIA ECF

The Honorable David T. Schultz  
United States District Court Magistrate Judge  
District of Minnesota  
9E U. S. Courthouse  
300 South Fourth Street  
Minneapolis, Minnesota 55415

Re: *Windle Roysdon v. 3M, et al.*, 0:17-cv-00427-JNE-DTS  
(*In Re Bair Hugger Forced Air Warming Devices Products Liability Litigation*,  
MDL No. 15-md-2666-JNE-DTS)

Dear Judge Schultz:

I write on behalf of plaintiff Windle Roysdon in response to Defendants' correspondence filed on June 26, 2019 (ECF No. 1994). In their correspondence, Defendants claim that they lack documentation for Mr. Roysdon's index surgery on November 11, 2011. Plaintiff has produced documentation to Defendants showing Plaintiff's index surgery on November 11, 2011, including an amended Plaintiff Fact Sheet along with supporting medical records. Plaintiff has contacted Defendants regarding this documentation and is awaiting a response as to whether Mr. Roysdon's case can be removed from Defendants' statute of repose Bucket 1 designations list.

Respectfully submitted,

/s/ *Caroline T. White*  
Caroline T. White